Swine – Continuous Release Reporting Guidance

This Document should not be considered legal advice and is not a substitute for legal advice. This informational sheet is meant to provide you with basic information regarding the EPA's reporting requirements. Every situation is different, and the general information below cannot and does not provide for whether you are complying with air emission reporting requirements. NPPC urges producers to seek the advice of an attorney to determine whether their operation is in compliance with air emission reporting requirements. Failure to adequately comply with air emission reporting requirements could result in producers facing significant legal liabilities. Only the producers' individual legal representatives can provide legal advice regarding compliance.

In addition to this short guidance, producers are also encouraged to review the guidance EPA has provided to help with the reporting requirements. http://tinyurl.com/AFO-Guidance

- AIR CONSENT AGREEMENTS Farms that signed up and participated in EPA's Air Consent Agreements, which remain in compliance with those agreements and have not been expanded, are not expected to report their emissions now.
- **2. ESTIMATE AMMONIA EMISSIONS** Using your best professional judgment, estimate the amount of ammonia emitted from the manure on your operation.

EPA included in its guidance a table to help swine producers calculate emissions. This table has little scientific value, is based upon a range of data collected over 10 years ago, but was provided as a tool available for producers to use. To access EPA's guidance table, go to page 3 of this link: http://tinyurl.com/CERCLATable

INITIAL REPORT – If you estimate your operation has greater than or equal to 100 pounds of ammonia or hydrogen sulfide emitted per day, then you must either call or email the National Response Center (NRC) @ 1-800-424-8802 or MRC-CERCLA-EPCRA-REPORT@uscg.mil. The National Response Center will provide you a CR-ERNS number to use on your written report. A sample script is provided for you to use on the next page.

3. WRITTEN REPORT -- Within 30 days of your call to the NRC, complete and sign the form on page 3, and then send it by certified mail to the US EPA Regional Office person responsible for the portion of the country where your operation is located. Here is a list of these offices: http://tinyurl.com/CERCLA

If you decide to report, and cannot comfortably calculate precise emission estimates, you may consider reporting the lower bound of emissions at "0" and the upper bound of emissions at "≥ 100lbs" (Greater Than or Equal to 100 lbs per Day).

Your latitude and longitude can be determined by using Google Maps: https://www.google.com/maps

- **4. FOLLOW UP REPORT** Within 30 days of the 1 year anniversary of your written report, you must file a follow up report to your regional EPA office which verifies the information in the initial written report. NPPC will send out a reminder when this time approaches next year.
- **5. KEEP GOOD RECORDS** Keep good notes on your phone call to the NRC, and keep a copy of your written report. Also, keep good notes on how you arrived at your estimate of ammonia emissions. Hold onto these records.

Example Email							
Email To: NRC-CERCLA-EPCRA-REPORT@uscg.mil Email Subject: Livestock Farm Initial Continuous Release Notification							
Email Text of Email : Pursuant to the D.C. Circuit and the Comprehensive Environmental Response, Compensation, and Liability Act and guidance published by the U.S. Environmental Protection Agency I am providing an initial continuous release notification of ammonia (and hydrogen sulfide if necessary).							
This is not an emergency. No emergency response is necessary.							
We do not have an accurate method of estimating emissions, but its possible they may exceed the threshold of 100 pounds of ammonia per day. The source of ammonia is the natural breakdown of animal manure.							
The name of the farm is: The farm is located in: (County / State)							

Example Phone Script							
Hello, my name is I am calling to provide an initial continuous release notification of ammonia from a swine farm on which there is animal manure. I am reporting in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act and guidance published by the U.S. Environmental Protection Agency.							
I want to clarify that this is a notification of a continuous release, and is not an emergency. No emergency response is necessary.							
The source of ammonia is the natural breakdown of animal manure.							
The following information is subject to exemption number 6 under the Freedom of Information Act and is Confidential Business Information.							
The name of my farm is:							
My farm is located in: (Provide name of town/city and State)							
Currently, I have no accurate method of estimating my emissions but its possible they may exceed the threshold of 100 pounds of ammonia per day.							
Can you please provide me with a CR-ERNS number for this report:							

CERCLA "Continuous Release" Emissions Report to US EPA								
SECTION 1: Location Information								
Operation Nan	tion Name: Latitude & Longitude:							
Person in Charg	ge:		Population Density w/in 1-mile radius:					
Positio	on:		O 0-50 persons			O 51-100 persons		
Physical Addre	ss:		0	101-500 pers	ons	O 501-1000 persons		
Ci	ty:		0	> 1000 persor	ns	Other:		
Sta	te:		Sensitive Populations / Ecosystems w/in 1-mile radius					
z	ip:		O Elementary School:					
Phone	1:		O Retirement community:					
Phone	2:		O Hospital:					
CR-ERNS Numb	er:		O Wetland:					
Date of NRC Repor	rt:		O Other:					
		SECTION 2: So	urce a		ormat	<u>ion</u>		
stored for subsequent use. This report is being submitted in response to the DC Circuit Court's decision in Waterkeeper v. EPA, which overturned a rule that exempted animal agricultural operations from CERCLA's air emissions reporting requirements. The ammonia being emitted from the animals at this location is the result of a naturally occurring process and a normal consequence of the generation and use of manure by a routine agricultural operation. The releases of ammonia from this manure are continuous and stable in quantity and rate.								
Source Name (operation name):			1	Time and Duration:		Continuous		
				Health Effe	ects:	None		
Environmental Medium		Air		Precautions:		None		
SECTION 3: Substance Released and Quantity Estimates*								
Chemical Name		CASR N#		LOWER BOUND (lbs/day)		UPPER BOUND (lbs/day)		
Ammonia		7664-41-7						
* I provide these estimates using my best professional judgment as to their value, given that there is no generally accepted methodology for estimating emission quantities, and that there is a high degree of uncertainty and variability about the nature and amounts of releases in general. This report is not a claim that my operation produces the amount of ammonia indicated, but it is merely my best estimate based on the limited information available.								
SECTION 4: Signed Statement								
I certify that the hazardous substance releases described in this report are continuous and stable in quantity and rate, and that all of this information is accurate and current to the best of my knowledge.								
Name (printed)				Title:				
Signature				Date:				